1 Daniel J McCauley III McCauley Law Offices, P.C. 6638 E Ashler Hills Dr Cave Creek, AZ 85331-6638 3 Direct: (480) 595-1378 Fax: (866) 388-3788 | Email: dan@mlo-az.com 4 5 Attorneys for Defendants 6 7 8 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA 9 10 Case No.: CV-22-536-TUC-MSA. Katie Hobbs, in her official capacity as Honorable Maria S Aguilera Arizona Secretary of State 11 Plaintiffs, NOTICE OF PENDING MOTIONS 12 [LRCiv 3.6] 13 Tom Crosby, Ann English, Peggy Judd, in State Court Case No.: CV 202200552 their official capacities as members of the 14 Cochise County Board of Supervisors, and 15 Cochise County, a political Subdivision of Arizona 16 Defendants. 17 18 To the Honorable Court, Plaintiff Katie Hobbs (collectively "Plaintiff") and all parties 19 of interest: 20 PLEASE TAKE NOTICE THAT pursuant LRCiv 3.6 defendants Tom Crosby, Ann 21 English, and Peggy Judd, in their official capacities as the Cochise County Board of 22 Supervisors (collectively "Defendants"), give notice of the following pending motions: 23 1. Defendant's Pending Motion to dismiss under Rule 12, not yet filed. 24 Or in the alternantive, stipulation to dismiss by Parties on grounds of mootness. 25 Respectfully submitted, 26 Dated: December 6, 2022 27 28 Daniel J McCauley III, Attorney for Defendants

PAGE 1 OF 2
NOTICE OF PENDING MOTIONS

CERTIFICATE OF FILING AND SERVICE

I, Daniel J McCauley III, am over the age of 18 and not a party to this action. I am a resident of or employed in the county where the electronic service occurred; my business/residence address is: 6638 E Ashler Hills Dr Cave Creek, AZ 85331-6638

On the date below, I filed a true and correct copy of the original of the attached documents with the Clerk of the Court. I served the foregoing document(s) to the email addresses below described as:

NOTICE OF PENDING MOTIONS

The following party was served:
D. Andrew Gaona (028414)
Coppersmith Brockelman PLC
2800 North Central Avenue, Suite 1900
Phoenix, AZ 85004
T: (602) 381-5486
agaona@cblawyers.com

Attorneys for Plaintiffs

I declare under penalty of perjury under the laws of the State of Arizona that the foregoing is true and correct.

Dated: December 6, 2022

Daniel J McCauley III, Attorney for Defendants

 $\label{eq:page 2 of 2} Page \ 2 \ \text{of Pending Motions}$ Notice of Pending Motions